## NOTICES OF CONNECTICUT STATE AGENCIES

# NOTICE OF PUBLIC HEARING ON TOWING AND STORAGE RATES FOR NONCONSENSUAL TOWING AND TRANSPORTING OF MOTOR VEHICLES

On October 10, 2017, the Towing and Recovery Professionals of Connecticut, Inc. ("TRPC" or "Petitioner") filed with the Department of Motor Vehicles ("Department") a Petition for the Consideration of Established Rates and Charges for the Nonconsensual Towing and Transporting of Motor Vehicles ("Petition"), in accordance with section 14-66 of the Connecticut General Statutes ("C.G.S."). The Petitioner is requesting an increase in the Department's established rates and charges for nonconsensual towing and transporting, as well as for the storage of towed motor vehicles.

As required by C.G.S. section 14-66, the Department will hold a public hearing to receive testimony, evidence and public comment regarding TRPC's Petition. The public hearing will be held on **Wednesday**, **December 6**, **2017 from 9 a.m. until 5 p.m.** in Room 2A of the Legislative Office Building, 300 Capitol Avenue, Hartford, CT. If necessary, the hearing will continue at the same time on consecutive days.

The Petition and supporting material will be posted on the Department's website at <a href="http://ct.gov/dmv/TowRateHearing">http://ct.gov/dmv/TowRateHearing</a>. Any interested person may submit, in advance of the hearing, material they want the hearing officer to consider when determining whether the rates for nonconsensual towing, transporting and storage should be amended. The material submitted should address one or more of the factors to be considered by the hearing officer designated by the Commissioner of Motor Vehicles, as set forth in C.G.S. section 14-66(a), or pertain to sections 14-63-34, et seq. of the Regulations of Connecticut State Agencies.

The deadline for submitting written material to the hearing officer is **4:30 p.m.** on Monday, December **4, 2017.** All material will be made available to the public on the Department's website as it is received, at the link indicated above. Any person who intends to present expert testimony at the hearing or has multiple witnesses must make advance arrangements by the deadline date so that sufficient time can be allotted following the Petitioner's presentation of its case. Other interested persons who want to give oral testimony at the hearing in support of or against the Petition or any posted material may sign up on the first day of the hearing, and will be allotted up to ten (10) minutes. The hearing will be conducted in accordance with the C.G.S. section 4-176 et seq.

All requests, hearing materials and questions should be directed to Sharon Geanuracos, Department of Motor Vehicles Legal Director. The preferred method of communication is by e-mail at <a href="mailto:Sharon.geanuracos@ct.gov">Sharon.geanuracos@ct.gov</a>. To send material by mail or to deliver in person, the address is Department of Motor Vehicles, Legal Services Division, 60 State St., Wethersfield, CT 06161.

### **Connecticut Higher Education Supplemental Loan Authority**

#### Notice of Intent to Restate and Amend CHESLA Loan Program Manual

In accordance with the provisions of Connecticut General Statutes § 1-121, notice is hereby given that the Connecticut Higher Education Supplemental Loan Authority (''CHESLA''), pursuant to Connecticut General Statutes § 10a-224(f)(6) and for purposes of updating and revising the CHESLA Loan Program Manual (''Manual''), intends to restate and amend the Manual to (1) add a section for disaster and financial hardship forbearance; (2) add sections for loan discharge due to a student borrower's death or total and permanent disability; (3) delete unused provisions; and (4) make various other amendments.

Such restated and amended Manual shall become effective on a date determined by the CHESLA Executive Director; provided that such date shall be no sooner than 30 days after this notice has been published in the Connecticut Law Journal, unless the Executive Director, in her sole discretion, shall determine based on comments received from members of the public during such 30-day period that it would be desirable or appropriate to defer such effectiveness so that the CHESLA Board of Directors ("Board") may reconsider the proposed restated and amended Manual in light of such comments, such determination to be conclusively evidenced by the Executive Director's notice thereof to the Board.

All written comments, questions, and concerns regarding the proposed restated and amended Manual may be submitted within 30 days of the publication of this notice in the Connecticut Law Journal to Jeanette W. Weldon, Executive Director, Connecticut Higher Education Supplemental Loan Authority, 10 Columbus Boulevard, 7th Floor, Hartford, CT 06106 or via email at <a href="mailto:jweldon@chesla.org">jweldon@chesla.org</a>.

A copy of the proposed restated and amended Manual is available upon request by contacting Jeanette W. Weldon, Executive Director, Connecticut Higher Education Supplemental Loan Authority, 10 Columbus Boulevard, 7<sup>th</sup> Floor, Hartford, CT 06106 or via email at <u>jweldon@chesla.org</u>.

#### CONNECTICUT AIRPORT AUTHORITY

### NOTICE OF INTENT TO ADOPT POLICY AND PROCEDURES

In accordance with Section 1-121 of the Connecticut General Statutes, notice is hereby given that the Connecticut Airport Authority (CAA) proposes to adopt Ground Transportation Driver Requirements and Background Checks Policy.

**Summary of Written Procedures:** The policy requires that ground transportation businesses, contracted and approved to conduct business at Bradley International Airport and/or any property owned and operated by the Connecticut Airport Authority, perform on all drivers/operators of a ground transportation vehicle with restricted or commercial access, a criminal background check, federal No Fly Selectee check, and State of Connecticut motor vehicle requirements check.

**Statement of Purpose:** This policy is a result of a continued effort by the Connecticut Airport Authority (CAA) to implement a higher standard of safety and

background checks for vehicle operators who have access to the Bradley International Airport restricted curbsides/passenger pick-up locations, and who will have access to other transportation terminals in the future.

Copies of the proposed policy are available at the Connecticut Airport Authority between the hours of 8:30 a.m. and 5:00 p.m., Monday through Friday, by contacting Sharon Traficante at <a href="mailto:straficante@bradleyairport.com">straficante@bradleyairport.com</a>. All interested parties may submit comments in connection with the proposed policy, within thirty days following publication of this notice, to Sharon Traficante, Connecticut Airport Authority, Bradley International Airport Office, 3<sup>rd</sup> Floor Admin, Terminal A, Windsor Locks, CT 06096.

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